Filed 3/12/02 by Clerk of Supreme Court IN THE SUPREME COURT STATE OF NORTH DAKOTA

	2002 ND 41	
State of North Dakota,		Plaintiff and Appellee
V.		
Steven Lee Morrison,		Defendant and Appellant
	No. 20010105	
Appeal from the Dis the Honorable Robert W. H	trict Court of Ward County, lolte, Judge.	Northwest Judicial District,
AFFIRMED.		
Per Curiam.		

Thomas K. Schoppert, Northland Professional Bldg., 600 22nd Avenue NW, Minot, N.D. 58701, for defendant and appellant.

Mark A. Flagstad, Assistant State's Attorney, Ward County Courthouse, 315 3rd Street SE, Minot, N.D. 58701, for plaintiff and appellee.

State v. Morrison No. 20010105

Per Curiam.

- [¶1] Steven L. Morrison appeals from a judgment of conviction, based upon a jury verdict of guilty, of the offense of assaulting a police officer in violation of N.D.C.C. § 12.1-17-01. Morrison argues it was an obvious error for the trial court to exclude the definition of bodily injury in the jury instructions. Morrison failed to prove the alleged obvious error was prejudicial. We affirm under N.D.R.App.P. 35.1(a)(3).
- [¶2] Gerald W. VandeWalle, C.J. William A. Neumann Dale V. Sandstrom Carol Ronning Kapsner Mary Muehlen Maring